

HOUSE BILL No. 1378

DIGEST OF HB 1378 (Updated January 25, 2006 2:57 pm - DI 14)

Citations Affected: IC 15-4; noncode.

Synopsis: Corn checkoffs. Makes changes to the corn marketing law, including: (1) changing definitions; (2) changing the duration of time the corn marketing council has to take action; (3) allowing the council to use funds in the corn marketing account regardless of the balance of the account (currently, funds may be spent only if there is a balance in excess of \$500,000); and (4) changing the per bushel assessment from one-half of one cent to one-half of one percent of the net market price. Makes conforming changes. Provides that producers must apply for refunds within 180 days instead of 60 days. Provides that 30% of the money collected by the Indiana corn market council for three years must be distributed to the economic development corporation to be used for ethanol development.

Effective: July 1, 2006.

Lehe, Wolkins

January 12, 2006, read first time and referred to Committee on Agriculture and Rural Development.
January 25, 2006, amended, reported — Do Pass.



Second Regular Session 114th General Assembly (2006)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2005 Regular Session of the General Assembly.

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HOUSE BILL No. 1378

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A BILL FOR AN ACT to amend the Indiana Code concerning agriculture and animals.

Be it enacted by the General Assembly of the State of Indiana:

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1	1,200	06]: S	ec. 2.5	. As us	sed in	this c	hapte	r, "co	nsum	er inf	forma	tion"
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	SE	ECTIO	ON 1. I	C 15-4	-10-2	.5 IS A	DDE	D TO	THE	INDIA	ANA (CODE



- (1) purchase;
 - (2) preparation; and
- (3) use;

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of corn or corn products.

SECTION 2. IC 15-4-10-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 6. (a) As used in this chapter, "first purchaser" means a person who is engaged in Indiana in the business of buying grain from producers. The term refers to a person buying or otherwise acquiring corn from the:

- (1) producer of the corn; or
- (2) Commodity Credit Corporation if the corn is pledged as collateral for a loan issued under a price support loan

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1	program administered by the Commodity Credit
2	Corporation.
3	(b) The term does not include a buyer of grain who buys less than
4	fifty thousand (50,000) bushels of grain annually for the buyer's own
5	use as seed or feed.
6	SECTION 3. IC 15-4-10-6.7. IS ADDED TO THE INDIANA
7	CODE AS A NEW SECTION TO READ AS FOLLOWS
8	[EFFECTIVE JULY 1, 2006]: Sec. 6.7. As used in this chapter,
9	"industry information" means:
10	(1) information and programs that lead to the development of
11	new markets, new marketing strategies, or increased
12	efficiency; and
13	(2) activities to enhance the image of;
14	the corn industry.
15	SECTION 4. IC 15-4-10-8 IS AMENDED TO READ AS
16	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 8. As used in this
17	chapter, "marketing year" means the twelve (12) month period
18	beginning September October 1 and ending the following August 31.
19	September 30.
20	SECTION 5. IC 15-4-10-8.5 IS ADDED TO THE INDIANA CODE
21	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
22	1, 2006]: Sec. 8.5. As used in this chapter, "new market price"
23	means the sale price received by a producer for corn after
24	adjustments for any premium or discount based on grading or
25	quality factors.
26	SECTION 6. IC 15-4-10-10.5 IS ADDED TO THE INDIANA
27	CODE AS A NEW SECTION TO READ AS FOLLOWS
28	[EFFECTIVE JULY 1, 2006]: Sec. 10.5. (a) As used in this chapter,
29	"promotion" means any action, including:
30	(1) paid advertising;
31	(2) technical assistance; and
32	(3) trade servicing activities;
33	to enhance the image or desirability of corn or corn products in
34	domestic and foreign markets.
35	(b) "Promotion" also means any activity designed to
36	communicate to:
37	(1) consumers;
38	(2) importers;
39	(3) processors;
40	(4) wholesalers;
41	(5) retailers; and
12	(6) government officials.



1	other information relating to the positive attributes or the benefits
2	of importation, use, or distribution of corn and corn products.
3	SECTION 7. IC 15-4-10-10.7 IS ADDED TO THE INDIANA
4	CODE AS A NEW SECTION TO READ AS FOLLOWS
5	[EFFECTIVE JULY 1, 2006]: Sec. 10.7. As used in this chapter,
6	"research" means any type of study to advance the:
7	(1) image;
8	(2) desirability;
9	(3) marketability;
10	(4) production;
11	(5) product development;
12	(6) quality; and
13	(7) functional or nutritional value;
14	of corn or corn products, including any research activity designed
15	to identify and analyze barriers to export sales of corn and corn
16	products.
17	SECTION 8. IC 15-4-10-12 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 12. (a) The Indiana
19	corn marketing council is established. The council is a public body
20	corporate and politic, and though it is separate from the state, the
21	exercise by the council of its powers constitutes an essential
22	governmental function. The council may sue and be sued and plead and
23	be impleaded.
24	(b) The council shall be composed of fifteen (15) members. The
25	elected members from districts listed under section 16(a) of this
26	chapter must be:
27	(1) registered as voters in Indiana;
28	(2) at least eighteen (18) years of age; and
29	(3) producers.
30	(c) Each elected member of the council must reside in the district
31	identified in section 16(a) of this chapter from which the member was
32	elected.
33	(d) Each member of the council is entitled to reimbursement for
34	traveling expenses and other expenses actually incurred in connection
35	with the member's duties. as provided in the state travel policies and
36	procedures established by the department of administration and
37	approved by the state budget agency. However, council Council
38	members are not entitled to any salary or per diem.
39	SECTION 9. IC 15-4-10-14 IS AMENDED TO READ AS
40	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 14. (a) If an elected

member of the council ceases to meet one (1) or more of the

qualifications set forth in section 12(b) of this chapter, the member's



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1	term of office terminates and the member's office becomes vacant.
2	(b) When an elected council member's office becomes vacant before
3	the expiration of the member's term of office, the council shall fill the
4	vacancy by appointing a replacement member who meets the
5	qualifications set forth in section 12(b) of this chapter. The appointee
6	shall serve for the remainder of the unexpired term.
7	(c) When the office of a council member appointed under section
8	16(c) of this chapter to represent first purchaser organizations becomes
9	vacant before the expiration of the member's term of office, the director
10	shall fill the vacancy by appointing a replacement member who
11	represents a first purchaser organization. The appointee shall serve for
12	the remainder of the unexpired term.
13	(d) (c) When an appointed council member's office representing the
14	senate becomes vacant before the expiration of the member's term of
15	office, the president pro tempore of the senate shall fill the vacancy by
16	appointing a replacement member who represents the senate and is a
17	member of the same political party as the appointed council member
18	who vacated the office. When an appointed council member's office
19	representing the house of representatives becomes vacant before the
20	expiration of the member's term of office, the speaker of the house of
21	representatives shall fill the vacancy by appointing a replacement
22	member who represents the house of representatives and is a member
23	of the same political party as the appointed council member who
24	vacated the office. An appointee under this subsection shall serve for
25	the remainder of the unexpired term.
26	SECTION 10. IC 15-4-10-16 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 16. (a) One (1) council
28	member shall be elected from each of the following districts:
29	DISTRICT 1. The counties of Lake, Newton, Jasper, Benton,
30	Porter, LaPorte, Starke, White, and Pulaski.
31	DISTRICT 2. The counties of St. Joseph, Elkhart, Marshall,
32	Kosciusko, Fulton, Carroll, Cass, Miami, and Wabash.
33	DISTRICT 3. The counties of LaGrange, Steuben, Noble, Dekalb,
34	Whitley, Allen, Huntington, Wells, and Adams.
35	DISTRICT 4. The counties of Montgomery, Fountain, Warren,
36	Tippecanoe, Vermillion, Parke, Putnam, Vigo, Clay, and Owen.
37	DISTRICT 5. The counties of Clinton, Boone, Tipton, Howard,
38	Grant, Hamilton, Madison, Hendricks, Marion, Hancock, Morgan,
39	Johnson, Shelby, Rush, Bartholomew, and Decatur.
40	DISTRICT 6. The counties of Blackford, Jay, Delaware, Henry,
41	Randolph, Wayne, Fayette, and Union.
42	DISTRICT 7. The counties of Sullivan, Greene, Knox, Daviess,



1	Martin, Gibson, Pike, Dubois, Posey, Vanderburgh, Warrick, and
2	Spencer.
3	DISTRICT 8. The counties of Monroe, Brown, Lawrence,
4	Jackson, Orange, Washington, Perry, Crawford, Harrison, and
5	Floyd.
6	DISTRICT 9. The counties of Franklin, Jennings, Jefferson,
7	Ripley, Dearborn, Ohio, Clark, Switzerland, and Scott.
8	DISTRICT 10. All counties in Indiana.
9	(b) The dean of the school of agriculture at Purdue University or the
10	dean's designee shall serve as an ex officio member of the council.
11	(c) The director shall appoint two (2) representatives of first
12	purchaser organizations to serve as members of the council.
13	(b) Six (6) council members shall be elected to represent all
14	counties in the state.
15	(d) (c) The president pro tempore of the senate shall appoint one (1)
16	member of the senate to serve as a member of the council. The speaker
17	of the house of representatives shall appoint one (1) member of the
18	house of representatives to serve as a member of the council. The
19	members appointed under this subsection are ex officio members of the
20	council. These appointed members shall at all times be members of
21	different political parties. Notwithstanding any other law, the members
22	appointed under this section are entitled to receive the per diem of
23	members of the general assembly for time spent in attendance at the
24	meetings of the council. Per diem of these members shall be paid by
25	the council. upon approval of the director .
26	SECTION 11. IC 15-4-10-17 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 17. An election of a
28	council member shall be held in a district in the year in which the term
29	of the district's council member is to expire. Between April January
30	1 and April March 15 of that year, the council shall notify the
31	producers of the district of the impending election by publishing one
32	(1) notice in a statewide agricultural publication and by making
33	information available to the news media in the district.
34	SECTION 12. IC 15-4-10-18 IS AMENDED TO READ AS
35	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 18. (a) The ballot for
36	the election of a district council member must bear the name of each
37	producer who:
38	(1) meets the qualifications set forth in section 12(b) of this
39	chapter; and
40	(2) files with the director, council, before June 16 of the year of

the election, a petition in support of candidacy signed by ten (10)

other producers who reside in the district.



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1	(b) The director council shall provide petition forms upon request
2	and shall make forms available at cooperative extension service offices,
3	located in the district through electronic means or through any other
4	means specified by the council. The director shall determine the
5	position of names on the ballot by drawing lots and shall provide the
6	producers who have qualified to have their names on the ballot with
7	advance notice of the time and place of the drawing. must reflect the
8	order in which petitions are received by the council.
9	(c) No names other than the names of the producers who have
10	qualified under this subsection may be printed on the ballot by the
11	director. A name may not be written in on the ballot by a producer.
12	SECTION 13. IC 15-4-10-19 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 19. (a) For the purposes
14	of the election of a district council member, the director council shall
15	provide an absentee ballot to every producer who:
16	(1) resides outside Indiana or expects to be absent from the
17	district in which the producer resides on the day of the election;
18	(2) requests an absentee ballot from the director council no more
19	than thirty (30) days before the election; and
20	(3) files with the director council a notarized affidavit swearing
21	or affirming that the producer is eligible to vote in the election.
22	(b) A producer's absentee ballot is not valid unless the director
23	receives the ballot and the affidavit from the producer at least two (2)
24	working days before the election.
25	SECTION 14. IC 15-4-10-21 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 21. The election of a
27	district council member shall be conducted by the council in August:
28	(1) at voting places located within the district; or
29	(2) by any other reasonable manner as determined by the
30	council.
31	The winner of an election takes office on the following September
32	October 1.
33	SECTION 15. IC 15-4-10-22 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 22. (a) The council
35	shall do the following:
36	(1) Elect a chairman, vice chairman, president, vice president,
37	secretary, treasurer, and other officers the council considers
38	necessary.
39	(2) Employ personnel and contract for services that are necessary
40	for the proper implementation of this chapter.
41	(3) Bond the treasurer and such other persons as necessary to

ensure adequate protection of funds received and administered by



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1	the council.
2	(4) Authorize the expenditure of funds and the contracting of
3	expenditures to conduct proper activities under this chapter.
4	(5) Annually establish priorities and prepare and approve a budget
5	consistent with the estimated resources of the council and the
6	scope of this chapter.
7	(6) Annually publish an activities and financial report and present
8	this report to the director.
9	(7) Procure and evaluate data and information necessary for the
10	proper implementation of this chapter.
11	(8) Formulate and execute assessment procedures and methods of
12	collection.
13	(9) Receive and investigate, or cause to be investigated,
14	complaints and violations of this chapter and take necessary
15	action within its authority.
16	(10) Adopt bylaws and operating procedures governing
17	operations of the board.
18	(10) (11) Take any other action necessary for the proper
19	implementation of this chapter.
20	(b) Seven (7) affirmative votes are required for the council to take
21	action.
22	SECTION 16. IC 15-4-10-23 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 23. The council shall
24	meet at least once in each of the following periods:
25	(1) January, February, and March.
26	(2) April, May, and June.
27	(3) July, August, and September.
28	(4) October, November, and December.
29	three (3) times in each marketing year at the call of the president.
30	SECTION 17. IC 15-4-10-24 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 24. (a) The council
32	shall pay all expenses incurred under this chapter with money from the
33	assessments remitted to the council under this chapter.
34	(b) The council may invest all money it receives under this chapter,
35	including assessments, gifts, and grants, any gifts or grants that are
36	given for the express purpose of implementing this chapter in any
37	the same way allowed by law for public funds.
38	(c) The council may expend money from assessments and from
39	investment income not needed for expenses for the purpose of market
40	development, promotion, research, industry information, and
41	consumer information.
42	(d) The council may not use money received, collected, or accrued



under this chapter for any purpose other than the implementation of this chapter.

SECTION 18. IC 15-4-10-24.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 24.5. (a) The Indiana corn market development account is established within the state general fund for the purpose of market development. implementing this chapter. The account shall be administered by the council. The account consists of:

- (1) assessments the council receives under this chapter;
- (2) gifts; and
- (3) grants.

- (b) The expenses of administering this chapter shall be paid from money in the account. If the balance of the account is not more than five hundred thousand dollars (\$500,000) in a fiscal year, the council may expend not more than twenty-five percent (25%) of the balance for administrative expenses. If the account has a balance of more than five hundred thousand dollars (\$500,000) in a fiscal year, the council may spend an additional amount of not more than ten percent (10%) of the balance over five hundred thousand dollars (\$500,000) for administrative expenses.
- (c) The treasurer of state shall invest the money in the account not currently needed to meet the obligations of the account in the same manner as other public money may be invested. Interest that accrues from these investments shall be deposited in the account.
- (d) Money in the account at the end of a state fiscal year does not revert to the state general fund.
- (e) Money in the account is continually appropriated to the council for purposes of this chapter.

SECTION 19. IC 15-4-10-25 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 25. (a) Obligations incurred by the council and other liabilities and claims against the council may be enforced only against the assets of the council in the same manner as if it were a corporation. No liabilities for the debts or actions of the council may arise against:

- (1) the state;
- (2) any political subdivision (as defined in IC 34-6-2-110); or
- (3) any member, officer, employee, or agent of the council in an individual capacity.
- (b) The members and employees of the council may not be held responsible individually in any way to any person for errors in judgment, mistakes, or other acts either of commission or omission, as principal, agent, or employee, except for their own individual acts that

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result in the violation of any law.

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- (c) No employee **or contractor** of the council may be held responsible individually for the any act or omission of any the council **or a** member of the council.
- (d) Any liability of the members of the council is several and not joint. A member of the council may not be held liable for the default of any other member.

SECTION 20. IC 15-4-10-26 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 26. (a) An assessment of one-half eent of one percent (\$0.005) (0.005) of the net market price per bushel is permitted shall be collected on all corn sold in Indiana. The assessment may be imposed and collected on a quantity of corn only once, and shall be collected by the first purchaser. if the producer exercises the option under subsection (b) to be included in the assessment. An assessment shall not be conducted on the producer without the producer's written consent. The rate of the assessment imposed by this section may be increased changed only by the general assembly.

(b) In conjunction with the producer's first settlement with the first purchaser following June 30, 2001, the first purchaser shall make available to the producer the forms granting the producer the option to be included in the assessment and inform the producer of the option to be included. If the producer desires to be included in the assessment, the producer shall complete and sign a form, in writing, indicating the producer's desire to be included in the assessment permitted by subsection (a). It is a producer's obligation to return enrollment forms to a first purchaser. The first purchaser shall keep a record of each producer's desire to be included in the assessment, as indicated on the completed forms. Forms completed by a producer shall remain in effect until repealed in writing by the producer and delivered to the first purchaser. The initial enrollment by producers who want to participate in the corn marketing program must occur from July 1, 2001, through August 31, 2001. Corn market development assessments collected by a first purchaser begin on September 15, 2001. A change in participation by a producer to be included in the assessment or to discontinue the assessment does not take effect until July 1 following the producer's election to change. The department of agriculture shall prescribe the forms to be used under this subsection and distribute the forms to the first purchaser prior to July 1, 2001. The council shall reimburse the department of agriculture for the costs of preparation and distribution of the forms required by this subsection from the funds the council receives under this chapter. Auditing fees collected from this

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program and all other programs by the Indiana grain buyers and
warehouse licensing agency revert to the office of agriculture account
to cover administrative costs.
(c) If the producer indicates the desire to be included in the
assessment permitted under subsection (a) by following the procedure
described in subsection (b), (b) The first purchaser of a quantity of corn

- (c) If the producer indicates the desire to be included in the assessment permitted under subsection (a) by following the procedure described in subsection (b), (b) The first purchaser of a quantity of corn shall deduct the assessment on the corn from the sum of money to be paid to the producer based on the sale of the corn. A first purchaser shall accumulate assessments collected under this subsection throughout each of the following periods:
 - (1) January, February, and March.
 - (2) April, May, and June.

- (3) July, August, and September.
- (4) October, November, and December.
- (d) (c) At the end of each period, the first purchaser shall remit to the council all assessments collected during the period. A first purchaser who remits all assessments collected during a period within fifteen (15) thirty (30) days after the end of the period is entitled to retain three percent (3%) of the total of the assessments as a handling fee.
- SECTION 21. IC 15-4-10-26.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 26.5. (a) A producer who has sold corn and had the state assessment deducted from the sale price may secure a refund equal to the amount deducted upon filing a written application.
- (b) The application must be made to the council within one hundred eighty (180) days after the deduction.
- (c) Application forms shall be given by the council to a first purchaser upon request. The first purchaser shall make the applications available to a producer who requests an application.
- (d) Proof that an assessment has been deducted shall be attached to each application for refund by a producer. The proof of assessment deducted may be in the form of a duplicate or certified copy of the purchase invoice or settlement sheet from the first purchaser.
- (e) The council shall remit the refund to the producer not later than thirty (30) days after the date an application is received.

SECTION 22. IC 15-4-10-27 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 27. (a) A first purchaser shall keep detailed records of all assessments collected and remitted under this chapter for at least five (5) years.





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1	(b) Upon request, a first purchaser shall supply the council with any
2	information from records kept under subsection (a).
3	SECTION 23. IC 15-4-10-30 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE JULY 1, 2006]: Sec. 30. (a) If a first
5	purchaser fails to remit the assessments collected during a period
6	defined in section 26 of this chapter within forty-five (45) thirty (30)
7	days after the end of the period, the council shall contact the first
8	purchaser and allow the first purchaser to present comments to the
9	council concerning:
10	(1) the status and amount of the assessments due; and
11	(2) any reasons why the council should not bring legal action
12	against the first purchaser.
13	(b) After allowing a first purchaser the opportunity to present
14	comments, the council:
15	(1) shall may adjust the amount of the assessments due, if the first
16	purchaser's comments reveal that the council's figure is
17	inaccurate; and
18	(2) may assess a penalty against the first purchaser; of no more
19	than ten percent (10%) of the amount of any assessments not
20	remitted within forty-five (45) days after the end of the period.
21	(3) shall:
22	(A) assess a fee for an unpaid assessment due the council
23	from a person responsible for remitting assessments by
24	two percent (2%) each month beginning with the day
25	following the date the assessment was due under this
26	subsection; and
27	(B) if there is any remaining amount due after the
28	assessment under clause (A), assess a fee at the same rate
29	on the corresponding day of each month thereafter until
30	paid;
31	(4) shall compute the amounts payable under this section
32	monthly on unpaid assessments and shall include any unpaid
33	late charges previously applied under this section; and
34	(5) shall determine the date paid by the postmark applied to
35 36	the remitting envelope.
36	(c) If a first purchaser fails to remit assessments after being allowed
37	to present comments under subsection (a) or to pay any penalty
38	assessed under subsection (b), the council may bring a civil action
39 40	against the first purchaser in the circuit, superior, or municipal court of
40	any county. The action shall be tried and a judgment rendered as in any

other proceeding for the collection of a debt. In an action under this



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subsection, the council may obtain:

1	(1) a judgment in the amount of all unremitted assessments and	
2	any unpaid penalty; and	
3	(2) an award of the costs of bringing the action.	
4	SECTION 24. IC 15-4-10-32 IS ADDED TO THE INDIANA	
5	CODE AS A NEW SECTION TO READ AS FOLLOWS	
6	[EFFECTIVE JULY 1, 2006]: Sec. 32. (a) The checkoff assessment	
7	collected by the council may not be used to influence legislation or	
8	governmental action or policy.	
9	(b) The assessment may be used to communicate information	
0	relating to the:	
1	(1) conduct of;	
2	(2) implementation of; or	
.3	(3) results of;	
4	promotion, research, consumer information, or industry	
5	information activities to appropriate government officials.	
6	(c) The assessment may be used for action designed to market	
7	corn or corn products directly to a foreign government or a	U
8	political subdivision of a foreign government.	
9	SECTION 25. [EFFECTIVE JULY 1, 2006] (a) Notwithstanding	
0.	IC 15-4-10-24, as amended by this act, for the period beginning	
1	July 1, 2007, and ending June 30, 2010, thirty percent (30%) of the	
22	money collected by the Indiana corn marketing council under	
23	IC 15-4-10-26, as amended by this act, shall be distributed to the	
24	Indiana economic development corporation established by	
.5	IC 5-28-3-1 to be used for incentives for the development of new	
26	ethanol plants that have a majority ownership in Indiana.	
27	(b) This SECTION expires December 31, 2010.	
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COMMITTEE REPORT

Mr. Speaker: Your Committee on Agriculture and Rural Development, to which was referred House Bill 1378, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 10, line 27, delete "sixty (60)" and insert "**one hundred eighty** (180)".

Page 12, after line 18, begin a new paragraph and insert:

"SECTION 24. [EFFECTIVE JULY 1, 2006] (a) Notwithstanding IC 15-4-10-24, as amended by this act, for the period beginning July 1, 2007, and ending June 30, 2010, thirty percent (30%) of the money collected by the Indiana corn marketing council under IC 15-4-10-26, as amended by this act, shall be distributed to the Indiana economic development corporation established by IC 5-28-3-1 to be used for incentives for the development of new ethanol plants that have a majority ownership in Indiana.

(b) This SECTION expires December 31, 2010.".

and when so amended that said bill do pass.

(Reference is to HB 1378 as introduced.)

GUTWEIN, Chair

Committee Vote: yeas 10, nays 1.

V

